1 2	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
3	Mia Appluewhite,		Case No. 2:24-cv-01172-CDS-EJY
4		Plaintiff	Order Granting Defendant's Unopposed Motion to Dismiss
5	v.		Onopposed Motion to Dismiss
6	Brewer Global LLC,		[ECF No. 50]
7		Defendant	
8			
٥	Plaintiff Mia	Applyewhite brings this dis	eriminatory termination action against R

Plaintiff Mia Appluewhite brings this discriminatory termination action against Brewer 10 Global LLC. Compl., ECF No. 1-1. On June 5, 2025, Brewer Global moved to dismiss this action 11 for Appluewhite's failure to comply with court orders and failure to prosecute. Mot. to dismiss, 12 ECF No. 50. Any opposition to that motion was due by June 20, 2025. See ECF No. 51; see also 13 Local Rule 7-2(b) (deadline for responses to motions, other than those for summary judgment, is 14 fourteen days after service of the motion). That deadline passed without any response, leaving 15 the motion to dismiss unopposed.

Local Rule 7-2(d) provides that "[t]he failure of an opposing party to file points and authorities in response to any motion, except a motion under Fed. R. Civ. P. 56 or a motion for 18 attorney's fees, constitutes a consent to the granting of the motion." I apply this rule and deem Appluewhite's failure to respond to the motion to dismiss as consent to granting the motion.

## Conclusion

IT IS HEREBY ORDERED that defendant's motion to dismiss [ECF No. 50] is GRANTED, therefore the first amended complaint is dismissed without prejudice.

The Clerk of Court is kindly directed to enter judgment accordingly and to close this

24case.

16

20

21

22

23

25

Dated: July 10, 2025

26

Cristina D. Silva United States District Judge